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APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/899,634	0	07/05/2001	Thomas Buhler	4-31499A 5159	
1095	7590	05/20/2003			
THOMAS			EXAMINER		
NOVARTIS, CORPORATE INTELLECTUAL PROPERTY ONE HEALTH PLAZA 430/2				SULLIVAN, DANIEL M	
EAST HANOVER, NJ 07936-1080				ART UNIT	PAPER NUMBER
		•	1636		
				DATE MAILED: 05/20/2003	11/

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/899,634	BUHLER ET AL.
Office Action Summary	Examiner	Art Unit
	Daniel M Sullivan	1636
The MAILING DATE of this communi	ication appears on the cover sheet w	rith the correspondence address
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIO - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commodification. If the period for reply specified above is less than thirty (30) or lif NO period for reply is specified above, the maximum state. Failure to reply within the set or extended period for reply and a new reply received by the Office later than three months at earned patent term adjustment. See 37 CFR 1,704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a unication. D) days, a reply within the statutory minimum of thir attutory period will apply and will expire SIX (6) MON will, by statute, cause the application to become Al	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) file	ed on	
	2b)☐ This action is non-final.	
· <u> </u>	for allowance except for formal ma	atters, prosecution as to the merits is D. 11, 453 O.G. 213.
4) \boxtimes Claim(s) <u>1-25</u> is/are pending in the a	application.	
4a) Of the above claim(s) is/ar	e withdrawn from consideration.	
5) Claim(s) is/are allowed.		
6) Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) 1-25 are subject to restriction	on and/or election requirement.	
Application Papers	, , , , , , , , , , , , , , , , , , , ,	
9)☐ The specification is objected to by the	e Examiner.	
10) The drawing(s) filed on is/are:	a) accepted or b) objected to by t	the Examiner.
Applicant may not request that any obje	ection to the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).
11) The proposed drawing correction filed	l on is: a)□ approved b)□ c	disapproved by the Examiner.
If approved, corrected drawings are req	quired in reply to this Office action.	
12) The oath or declaration is objected to	by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim	for foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:	•	
1. Certified copies of the priority of	documents have been received.	
2. Certified copies of the priority of	documents have been received in A	Application No
	of the priority documents have been ational Bureau (PCT Rule 17.2(a)). In for a list of the certified copies not	· ·
14)☐ Acknowledgment is made of a claim fo	or domestic priority under 35 U.S.C.	§ 119(e) (to a provisional application).
a) The translation of the foreign land 15) Acknowledgment is made of a claim for		
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449). Pa	TO-948) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)
.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Summary	Part of Paper No. 14

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1 and 2, drawn to a C-terminally truncated porcine CAR protein or fragment or variant thereof, classified in class 530, subclass 350.
- II. Claims 3-10, drawn to a nucleic acid encoding the C-terminally truncated porcine CAR of group I and a vector and host cell comprising said nucleic acid, classified in class 536, subclass 23.5.
- III. Claims 11-14 and 16-23, drawn to a transgenic rodent or pig and method of making said transgenic rodent or pig, classified in class 800, subclass 8.
- IV. Claims 15, 24 and 25, drawn to a method of testing adenoviral transduction of an adenoviral gene delivery vector, classified in class 800, subclass 3.

The inventions are distinct, each from the other because of the following reasons:

The nucleic acids of Invention II are related to the protein of Invention I by virtue of encoding the same. The DNA molecule has utility for the recombinant production of the protein in host cells. Although the DNA molecule and protein are related since the DNA encodes the specifically claimed protein, they are distinct inventions because they are physically and functionally distinct chemical entities, and the protein product can be made by another and materially different process, such as by synthetic peptide synthesis or purification from the natural source. Further, the DNA may be used for processes other than the production of the protein, such as nucleic acid hybridization assay.

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The protein of Invention I and nucleic acid of Invention II are related to the transgenic animal of Invention III in that the animal can be produced using the nucleic acid of Invention I and comprises the protein of Invention II. The animal is distinct from the protein and nucleic acid, however, because they are physically and functionally distinct and the peptide and nucleic acid can be used for processes other than production of the transgenic animal, such as to raise antibodies, or screen for agents that bind to the protein or nucleic acid. Furthermore, patentability of the transgenic animal arises from the phenotypic characteristics of the animal; thus, patentability of the transgenic animal is not solely dependent upon the particulars of the nucleic acid or polypeptide comprised within the animal.

Inventions III and IV are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the process of using comprises removing organs, tissues or cells from the transgenic animal, transducing said organs tissues or cells and then transplanting them into a rodent animal model. The transgenic animal can be used in a materially different process such as a method of evaluating the effect of adenoviral infection or adenoviral gene delivery comprising administering the virus or vector directly to the transgenic animal. The protein of Invention I and nucleic acid of Invention II are distinct from the method of Invention IV because, although they can be used in the production of the transgenic animal, they are not disclosed as capable of use directly in the method and they are distinct from the animal used in the method for the reasons set forth above.

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Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel M Sullivan whose telephone number is 703-305-4448. The examiner can normally be reached on Monday through Friday 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Remy Yucel, Ph.D. can be reached on 703-305-1998. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-9105 for regular communications and 703-746-9105 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

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dms

May 15, 2003

PRIMARY EXAMINER

JAMES KETTER PRIMARY EXAMINED